Article - Alcoholic Beverages

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§4–1104.

- (a) There is a refillable container permit.
- (b) A refillable container permit authorizes the permit holder to:
- (1) sell draft beer for off-premises consumption in a refillable container that meets the standards set out in subsection (d) of this section; and
- (2) sell and refill a refillable container that meets the standards set out in subsection (d) of this section.
- (c) (1) The term of a refillable container permit is the same as that of the underlying license.
- (2) The hours of sale for a refillable container permit are the same as those for the underlying license.
- (3) An applicant who holds an underlying license without an off—sale privilege shall meet the same advertising, posting of notice, and public hearing requirements as those for the underlying license.
- (d) (1) To be used as a refillable container for beer under the authority of a refillable container permit, a container shall:
- (i) have a capacity of not less than 32 ounces and not more than 128 ounces;
 - (ii) be sealable;
- (iii) be branded with an identifying mark of the seller of the container;
- (iv) bear the federal health warning statement required for containers of alcoholic beverages under 27 C.F.R. 16.21;
 - (v) display instructions for cleaning the container; and
 - (vi) bear a label stating that:

- 1. cleaning the container is the responsibility of the consumer; and
- 2. the contents of the container are perishable and should be refrigerated immediately and consumed within 48 hours after purchase.
- (2) The Comptroller may adopt standards regarding containers that qualify for use as refillable containers for beer, including containers originating from outside the State.
- (3) The holder of a refillable container permit may refill a refillable container originating from inside or outside the State that meets the standards adopted by the Comptroller under paragraph (2) of this subsection.

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